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16 **UNITED STATES DISTRICT COURT**

17 **DISTRICT OF NEVADA**

18 GUEORGUI GANTCHEV, Plaintiff,
19 vs.
20 3RD GENERATION INC. dba CALIFORNIA AUTO FINANCE, CARLOS NAVAS, DOES I-X and ROE CORPORATIONS I-X, Defendants.

21 [CONSOLIDATED CASES]

22 Case No. 2:17-cv-00185-RFB-CWH

23 Case No. 2:17-cv-01692-JAD-PAL

24 **STIPULATION AND ORDER FOR A 30-DAY EXTENSION OF ALL BRIEFING DEADLINES FOR THE PARTIES' MOTIONS FOR SUMMARY JUDGMENT [ECF NOS. 54, 55]**

25 **(FIRST REQUEST)**

26 3RD GENERATION INC. dba CALIFORNIA AUTO FINANCE, a California corporation, Counterclaimant,
27 vs.

28 GEORGE'S AND GEORGE'S, LLC d/b/a LV Cars, a Nevada limited liability company; GUEORGUI GANTCHEV, individually, and as Manager for GEORGE'S AND GEORGE'S, LLC d/b/a LV Cars, a Nevada limited liability company; DOES I-X; and ROE CORPORATIONS I-X,

29 Counterdefendants.

1 Defendant-Counterclaimant 3rd Generation Inc. dba California Auto Finance
2 (“CAF”), and Defendant Carlos Navas (“Navas,” and together with CAF, “Defendants”)
3 filed their Motion for Summary Judgment on Plaintiff Gueorgui Gantchev’s Operative
4 Complaint [ECF No. 31] on December 10, 2018 [ECF No. 54]. Plaintiff Gueorgui Gantchev
5 (“Gantchev”) and Counterdefendant George’s and George’s, LLC d/b/a LV Cars (“LV
6 Cars”) filed a Motion for Summary Judgment on December 10, 2018 [ECF No. 55]. The
7 Parties respective responses are currently due on December 31, 2018.

8 CAF, Navas, Gantchev, and LV Cars (together, the “Parties”), by and through their
9 respective counsel of record, hereby submit this Stipulation and Order for a 30-Day
10 Extension of All Briefing Deadlines for the Parties’ Motions for Summary Judgment [ECF
11 Nos. 54, 55]. This is the Parties’ first request to extend the deadline to file responses to
12 dispositive motions.

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1 Due to the up-coming holidays, and the travel plans and limited availability of
2 counsel, the Parties, and prospective witnesses, the Parties submit that good cause exists,
3 and have, therefore, agreed, to extend the deadline for their respective responses by 30 days
4 to **January 30, 2019**. Reply deadlines shall be governed by Local Rules.

5 **IT IS SO STIPULATED.**

6 Dated this 12th day of December, 2018. Dated this 12th day of December, 2018.

7 LAW OFFICES OF GARCIA-MENDOZA MARQUIS AURBACH COFFING
8 & SNAVELY

9 LIZADA LAW FIRM, LTD.

10 By: /s/ Angela J. Lizada

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21 George's and George's, LLC d/b/a LV
22 Cars*

10 /s/ Jared M. Moser

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20 3rd Generation Inc. dba California Auto
21 Finance and Defendant Carlos Navas*

20 **ORDER**

21 The deadline for the parties to file their respective responses to the Motions for
22 Summary Judgment in this case shall be extended to January 30, 2019. Reply deadlines
23 shall be set thereafter pursuant to Local Rules.

24 **IT IS SO ORDERED.**

25 Dated this 12th day of December, 2018.

26 
27 RICHARD F. BOULWARE, II
28 United States District Judge